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United States Bankruptcy Court Southern District of Georgia

15-11817

In re	Donna L	ouise Anderson		Debt	or(s)	Case No.	13		
						Chapter			
				TER 13 PLAN . neral Order 2005-3 A		<u>ON</u>			
1.	Debtor(s) shall pay to the Trustee the sum of \$ for the applicable commitment period of:								
	☐ 60 months: or				(If applicable include the following): These plan payments				
	v a minimum of 36 months. § 1325(b)(4).				change to \$	in month	_·		
2.	From the payments so received, the Trustee shall make disbursements as follows:								
	(a) The Trustee percentage fee as set by the United States Trustee.								
	(b) Attorney fees allowed pursuant to § 507(a)(2) of \$ 2,500.00 to be paid in accordance with applicable General Orders of this Court.								
	(c) Other § 507 claims, unless provided for otherwise in the plan will be paid in full over the life of the plan as funds become available in the order specified by law.								
	(d) Monthly payments according to the contract on the following long-term debts. § 1322(b)(5). (Payments become due after the filing of the petition but before the month of the first payment designated here wil to the pre-petition arrearage claim):								
		CREDITOR		MONTH OF FI	RST TRUSTE	<u>EE</u>	INITIAL	MONTHLY	
		-NONE-		<u>PAYMENT</u>				<u>PAYMENT</u>	
	IN THE ALTERNATIVE: Debtor will make post-petition payments direct to creditor according to the contract on the following long-term debts:								
		CREDITOR BSI Financial				INITIAL	MONTHLY	*PAYMENT \$657.00	
	(e) Fully Secured Allowed Claims and Executory Contracts as set forth below:								
		CREDITOR	COLLATERA	AL E		INTEREST RAT	<u>E</u>	MONTHLY	
		-NONE-			<u>CLAIM</u>			PAYMENT	
			Claims. Debtor m			rtially securing the clow:	following cl	aims pursuant to	
		CREDITOR	COLLATERAL	<u>VA</u>	LUATION	INTEREST		MONTHLY	
		-NONE-				RATE %		PAYMENT	
	(g) Cure	payments on allo	wed prepetition arr	earage claims se	et forth below.	§ 1322(b)(5):			
		CREDITOR BSI Financial				ESTIMATED	PREPETIT	ION CLAIM \$39,454.00	
	(h) The	following unsecure	ed allowed claims	are classified to	be paid at 100	0% with interest	at %;[✓ without interest.	
		CREDITOR					_		

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CREDITOR -NONE-

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	(i) Allowed general unsecured claims, including the unsecured portion of any bifurcated claims provided for in or 6, will be paid a <u>0</u> % dividend or a prorata share of \$ <u>791.00</u> , whichever is greater.	[2(f)				
3.	Debtor will make § 1326(a)(1) pre-confirmation lease and adequate protection payments on allowed claims of the follow creditors: Direct to the Creditor; or To the Trustee	ing				
	<u>CREDITOR</u> <u>ADEQUATE PROTECTION OR LEASE</u> PAYMENT AMOUNT					
	-NONE-					
4.	Debtor will pay all post-petition domestic support obligations direct to the holder of such claim identified here. § 101(14) Debtor requests Trustee to provide the statutory notice of § 1302(d) to these claimants.	A).				
	CREDITOR ADDRESS -NONE-					
5. Pursuant to 11 U.S.C. §522(f), debtor moves to avoid the liens of the following creditors, upon confirmation but s 349, with respect to the property described below:						
	<u>CREDITOR</u> <u>PROPERTY</u> -NONE-					
6.	The following collateral is surrendered to the creditor to satisfy the secured claim to the extent shown below:					
	<u>CREDITOR</u> <u>DESCRIPTION OF</u> COLLATERAL AMOUNT OF CLAIM SATISFIED					
	-NONE-					
7.	Holders of allowed secured claims shall retain the liens securing said claims to the full extent provided by § 1325(a)(5).					
8.	Other provisions:					
	Upon granting of a discharge in this case, all secured creditors that were paid through the plan shall promptly release all collateral held as security on loans, and shall promptly release and/or satisfy all security deeds, secu	rity				

release all collateral held as security on loans, and shall promptly release and/or satisfy all security deeds, security agreements, UCC filing, judgment liens, titles and/or any other lien claim of any kind against property of the debtor(s). This paragraph shall in no way apply to mortgages and/or other secured debts that are not paid through the Debtor's Chapter 13 plan.

Provided there is no demand by the mortgage holder(s) for payment of pre-petition debt, the Debtor(s) shall not consider it to be a violation of the automatic stay for Debtor's (Debtors') mortgage holder(s) to send regular monthly mortgage account statements, coupon books, notice of payment and/or escrow changes or other such notices as the mortgage holder(s) may send in the normal course of business with respect to any post-petition payments and/or obligations of the Debtor(s). Debtor(s) further request the mortgage holder(s) allow the Debtor(s) to pay all post-petition mortgage payments by check, electronic funds transfers (EFTs), telephonic payments, money orders, Western Union or any other manner acceptable to the mortgage holder.

Secured creditors to be paid through the Chapter 13 plan shall be paid 4.5 % interest. Debtor(s) shall maintain full coverage insurance on secured collateral.

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9. The amount, and secured or unsecured status, of claims disclosed in this Plan are based upon debtor's best estimate and belief. An allowed proof of claim will supersede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date	November 2, 2015	Signature	/s/ Donna Louise Anderson	
			Donna Louise Anderson	
			Debtor	

Revised 10/2005